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13 | Attorneys for Plaintiffs/Counterdefendants

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

16 ALLSTATE INSURANCE COMPANY,
17 ALLSTATE PROPERTY & CASUALTY
INSURANCE COMPANY, ALLSTATE
18 INDEMNITY COMPANY, and ALLSTATE
FIRE & CASUALTY INSURANCE
COMPANY,

CASE NO. 2:15-cv-2265-MMD-CWH

Plaintiffs,

V.

21 MARJORIE BELSKY, MD; MARIO
22 TARQUINO, MD; MARJORIE BELSKY,
23 MD, INC., doing business as INTEGRATED
24 PAIN SPECIALISTS; and MARIO
TARQUINO, MD, INC., DOES 1-100, and
ROES 101-200,

**STIPULATION FOR EXTENSION OF
TIME FOR PLAINTIFFS TO RESPOND
TO [297] DEFENDANTS' RESPONSE TO
[294] RENEWED MOTION FOR
ATTORNEYS FEES**

Defendants.

AND RELATED CLAIMS

2:15-cv-2265-MMD-CWH

STIPULATION FOR EXTENSION OF TIME FOR PLAINTIFFS TO RESPOND TO [297] DEFENDANTS' RESPONSE TO [294] RENEWED MOTION FOR ATTORNEYS FEES

1 Plaintiffs/Counterdefendants ALLSTATE INSURANCE COMPANY, ALLSTATE
2 PROPERTY & CASUALTY INSURANCE COMPANY, ALLSTATE INDEMNITY COMPANY,
3 and ALLSTATE FIRE & CASUALTY COMPANY (collectively referred to as the "Allstate Parties"),
4 and Defendants & Counterclaimants MARJORIE BELSKY, MD; MARIO TARQUINO, MD;
5 MARJORIE BELSKY, MD, INC., doing business as INTEGRATED PAIN SPECIALISTS; and
6 MARIO TARQUINO, MD, INC., (collectively referred to as the "Belsky/Tarquino Parties"), by and
7 through their respective counsel of record, hereby stipulate and agree as follows:

8 1. On April 4, 2018, the Allstate Parties filed their Renewed Motion for Attorneys' Fees
9 [ECF No. 294] (the "Motion").

10 2. On April 18, 2018, the Belsky/Tarquino Parties filed their Response to the Motion
11 [ECF No. 297] (the "Response").

12 3. The Allstate Parties presently have until April 25, 2018 to file their Reply to the
13 Response to the Motion. Due to the Allstate Parties' counsel's preparation for a May 3, 2018 trial in
14 an unrelated matter, the Allstate Parties shall now have until May 2, 2018 to file their Reply to the
15 Response to the Motion.

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1 4. This is the first stipulation for an extension of time to file the Reply to the Response to
2 the Motion. This stipulation is made in good faith and not to delay the proceedings.

3 IT IS SO STIPULATED.

4 Dated: April 24, 2018.

Dated: April 24, 2018.

5 McCORMICK, BARSTOW, SHEPPARD,
6 WAYTE & CARRUTH LLP

BAILEY KENNEDY

7 By: /s/ Dylan P. Todd

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13 Las Vegas, Nevada 89148

14 Attorneys for Defendants &
15 Counterclaimants

16 **ORDER**

17 IT IS SO ORDERED.

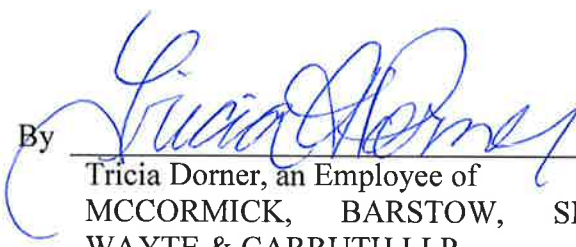
18 DATED this 25th day of April, 2018.



19 UNITED STATES MAGISTRATE JUDGE

1 **CERTIFICATE OF SERVICE**
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3 I hereby certify that on this 20th day of April, 2018, a true and correct copy of
4 **STIPULATION FOR EXTENSION OF TIME FOR PLAINTIFFS TO RESPOND TO [297]**
5 **DEFENDANTS' RESPONSE TO [294] RENEWED MOTION FOR ATTORNEYS FEES** was
6 served via the United States District Court CM/ECF system on all parties or persons requiring notice.

7
8 By 
9 Tricia Dorner, an Employee of
10 MCCORMICK, BARSTOW, SHEPPARD,
11 WAYTE & CARRUTH LLP
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